The Gazette



of **Endia**

EXTRAORDINARY

PART II—Section 3—Sub-section (ii)

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Separate paging is given to this Part in order that it may be filed as a separate compliation

MINISTRY OF LABOUR AND EMPLOYMENT

ORDERS

New Delhi, the 18th January 1965

S.O. 247.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the North Chirimiri Colliery, District Surguja, Madhya Pradesh and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Calcutta, constituted under section 7A of the said Act.

SCHEDULE

- (1) Whether de-railing and re-railing of the empty and loaded tubs is a part of the normal duty performed by trammers? If not, to what relief are the trammers in North Chirimiri Colliery entitled for doing this additional work?
- (2) Whether the management of North Chirlmiri Colliery have been practising discrimination in the matter of allotment of tubs between the non-CRO loaders and the CRO loaders resulting in monetary loss of the non-CRO workers during the period 3rd July, 1961 to middle of January, 1964? If so, to what relief are the affected workmen entitled?
- (3) Whether the action of the management of North Chirimiri Colliery in denying work to non-CRO loaders, during the period October to December, 1963 and thereafter till date, was justified? If not, to what relief are the affected workmen entitled?

[No. F. 8/201/63-Vol.II-I-LRII,]

S.O. 248.—Whereas by an order of the Government of India in the Ministry of Labour and Employment No. 8/201/63-Vol.II-I-LRII, dated the 18th January, 1965, an industrial dispute between the employers in relation to the North Chirimiri Colliery, District Surguja, Madhya Pradesh and their workmen has been referred to the Industrial Tribunal, Calcutta, for adjudication;

Now, therefore, in exercise of the powers conferred by sub-section (3) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby prohibits the continuance of a strike or lock-out in existence in the said Colliery in connection with the said dispute.

[No. F. 8/201/63-Vol.II-II-LRII.]

B. R. SETH, Dy. Secy..